NUCLEAR REGULATORY COMMISSION

[Docket No. 50-267]

Ft. St. Vrain Nuclear Generating Station; Closing of Local Public Document Room

Notice is hereby given that the Nuclear Regulatory Commission (NRC) is closing the local public document room (LPDR) for records pertaining to the Ft. St. Vrain Nuclear Generating Station located at the Weld Library District, Lincoln Park Branch, Greeley, Colorado, effective December 21, 1997.

This Library has served as the LPDR for the Ft. St. Vrain Nuclear Generating Station for 17 years. The decision to officially close the LPDR was made since the NRC has terminated the Ft. St. Vrain operating license and released the decommissioned site for unrestricted use. Therefore, effective December 21, 1997, the LPDR will be closed.

Persons now interested in information pertaining to this facility or any other NRC activity may contact the NRC Public Document Room by calling toll-free 1–800–397–4209 or writing to NRC Public Document Room, Washington, D.C. 20555–0001.

Dated at Rockville, Maryland, this 4th day of December 1997.

For the Nuclear Regulatory Commission.

Russell A. Powell,

Chief, Freedom of Information/Local Public Document Room Branch, Information Management Division, Office of the Chief Information Officer.

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SECURITIES AND EXCHANGE COMMISSION

[Release No. 35-26788]

Filings Under the Public Utility Holding Company Act of 1935, as Amended ("Act")

December 3, 1997.

Notice is hereby given that the following filing(s) has/have been made with the Commission pursuant to provisions of the Act and rules promulgated thereunder. All interested persons are referred to the application(s) and/or declaration(s) for complete statements of the proposed transaction(s) summarized below. The application(s) and/or declaration(s) and any amendments thereto is/are available for public inspection through the Commission's Office of Public Reference.

Interested persons wishing to comment or request a hearing on the application(s) and/or declaration(s) should submit their views in writing by December 28, 1997, to the Secretary, Securities and Exchange Commission, Washington, D.C. 20549, and serve a copy on the relevant applicant(s) and/or declarant(s) at the address(es) specified below. Proof of service (by affidavit or, in case of an attorney at law, by certificate) should be filed with the request. Any request for hearing shall identify specifically the issues of fact or law that are disputed. A person who so requests will be notified of any hearing, if ordered, and will receive a copy of any notice or order issued in the matter. After said date, the application(s) and/ or declaration(s), as filed or as amended, may be granted and/or permitted to become effective.

Conectiv, et al.

[70-9095]

Conectiv, Inc. ("Conectiv"), not currently subject to the Act, 1 Delmarva Power & Light Company ("Delmarva"), a public utility company, and its subsidiaries, Delmarva Industries, Inc., Delmarva Energy Co., and Support Conectiv, Inc. ("Support Conectiv"), all located at 800 King Street, Wilmington, Delaware 19899–0231; Delmarva Services Company, Conectiv Services, Inc., Conectiv Communications, Inc., Delmarva Capital Investments, Inc., DCI I, Inc., DCI II, Inc., Delmarva Capital Technology Co., DCTC-Burney, Inc., Pine Grove, Inc., Pine Grove Landfill, Inc., Pine Grove Hauling Company, Delmarva Capital Realty Company, Christiana Capital Management, Inc. Post and Rail Farms, Inc., Delmarva Operating Services Company, DelStar Operating Company, DelWest Operating Company, DelCal Operating Company, Conectiv Solutions, Inc., Conectiv Enterprises, Inc., and Conectiv Energy, Inc., all located at 252 Chapman Road, P.O. Box 6066, Newark, Delaware 19714; Atlantic City Electric Company ("Atlantic Electric"), a public utility holding company currently claiming an exemption from regulation under section 3(a)(1) of the Act from all provisions except section 9(a)(2), and its subsidiaries, Deepwater Operating Company, Atlantic Energy Enterprises, Inc., and Atlantic Energy International, Inc., all located at 6801 Black Horse Pike, Egg Harbor Township, New Jersey 08234; ATE Investment, Inc., Atlantic Generation, Inc., Pedrick Limited, Inc.,

Pedrick General, Inc., Vineland Limited, Inc., Vineland General, Inc., Atlantic Southern Properties, Inc., Atlantic Thermal Systems, Inc., Atlantic Jersey Thermal Systems, Inc., ATS Operating Systems, Inc., CoastalComm, Inc., Atlantic Energy Technology, Inc., Binghamton General, Inc., Binghamton Limited, Inc., The Earth Exchange, Inc., and Atlantic Paxton Cogeneration, Inc., all located at 5100 Harding Highway, Mays Landing, New Jersey 08330 (collectively, "Applicants" or "Conectiv System"), have filed an applicationdelcaration under sections 6, 7, 9, 10, 12 and 13 under the Act and rules 43, 45, 46, and 54 under the Act.

Conectiv has previously filed an application-declaration with the Commission under section 9(a)(2) of the Act seeking approvals relating to the proposed acquisition by Conectiv of securities of Delmarva, and merger into Conectiv of Atlantic Energy, Inc. ("Atlantic"), parent of Atlantic Electric, (collectively, these transactions are referred to as the "Merger"), and for other related transactions including the formation of Support Conectiv as a subsidiary service company in accordance with the provisions of rule 88 under the Act. A notice of the Merger U-1 was issued on October 3, 1997 (HCAR No. 26763). Each of the entities that will be directly and indirectly owned subsidiaries of Conectiv upon consummation of the transactions described in the Merger U-1 is referred to individually as a "Subsidiary" and collectively as "Subsidiaries".2 Following the consummation of the Merger, Conectiv will have two utility subsidiaries, Delmarva and Atlantic Electric (the "Utility Subsidiaries"). All of Conectiv's direct and indirect Subsidiaries, other than the Utility

 $^{^{\}rm 1}$ Conectiv will register as a holding company under the Act upon consummation of the transactions contemplated in File No. 9069 ("Merger U–1").

² Applicants state that for purposes of sections in the application-declaration related to non-utility financing, guarantees, changes in capital stock of wholly-owned subsidiaries, and dividends out of capital or unearned surplus by non-utility subsidiaries, the terms "Subsidiary" and "Subsidiaries" shall also include other direct or indirect subsidiaries that Conectiv may form after the Merger with either the approval of the Commission, under the Rule 58 exemption or under Section 34 of the Act. Thus, future Rule 58 and exempt telecommunication companies ("ETCs") are included in the term "Subsidiaries" for purposes of these sections.

Applicants also state that for purposes of sections in the Form U–1 related to the Money Pool, the terms "Subsidiary" and "Subsidiaries" will only include those companies specifically named on the cover and signature pages of the application-declaration and specifically exclude Conectiv Communications, Inc. and CoastalComm., Inc, both wholly-owned ETCs. Applicants further request the Commission to reserve jurisdiction over the participation in the Conectiv System Money Pool of future companies formed by Conectiv.